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		To Obviate A Double Over A Prior Patent	JUN 2 0 2005 µ	(ocket No. 3046
In Re Application (Of: DAVID WADLO	OW; FRANK SCHOLTEN;	ALPH GIFFON	; KENNETH B.	GERENRAICH
Application No. 10/728,407	Filing Date 12/05/2003	Examiner MULLEN, THOMAS J.	Customer No. 26822	Group Art Unit 2632	Confirmation No. 9757
Invention: CON	TROL SYSTEM WIT	H CAPACITIVE DETECTO)R		
Qwner of Record:	GERENRAICH FAI	MILY TRUST	<u> </u>		
		COMMISSIONER FOR P.	ATENTS:	· - ·	
the expiration date of lisclaimer, of prior P per enforceable only patent granted on the In making the pplication that would patent, as presently peld unenforceable, ander 37 C.F.R. 1.32 the expiration of its further statements.	of the full statutory tent atent No. 6,731,209 for and during such per instant application and the above disclaimer, and extend to the expiration shortened by any term is found invalid by a county of the statutory term as present at the statutory term a	tutory term of any patent gran m defined in 35 U.S.C. 154 The owner hereby agrees eriod that it and the prior pated is binding upon the grantee, the owner does not disclaim on date of the full statutory terinal disclaimer, in the event the curt of competent jurisdiction, elled by a reexamination certisently shortened by any terminal discontains.	to 156 and 173, as that any patent so gent are commonly or its successors and/or the terminal part or as defined in 35 nat it later expires for is statutorily disclarificate, is reissued, or	s presently shorte granted on the instance. This agreor assigns. of any patent graulus. C. 154 to 156 or failure to pay a med in whole or the grant g	aned by any terminal stant application shall ement runs with any anted on the instant and 173 of the prior maintenance fee, is terminally disclaimed
. For submise	r box 1 or 2 below, if ap sions on behalf of an wered to act on behalf	organization (e.g., corporatio	n, partnership, univ	ersity, governmer	nt agency, etc.), the
I hereby de nformation and belie statements and the	eclare that all stateme of are believed to be tr like so made are punis	nts made herein of my own ue; and further that these sta shable by fine or imprisonme ments may jeopardize the vali	ntements were mad nt, or both, under S	e with the knowle Section 1001 of T	edge that willful false itle 18 of the United sued thereon.
2. The undersi	gned is an attorney of response of the second secon	ecord. Dated	: JUNE 15, 2005		
Terminal dis			mer is signed by the	e assignee.	
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